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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/651,425	08/30/2000	Christopher Songer	003048.P008	2566
23363	7590	01/25/2006	EXAMINER	
CHRISTIE, PARKER & HALE, LLP			VU, TUAN A	
PO BOX 7068			ART UNIT	
PASADENA, CA 91109-7068			PAPER NUMBER	
			2193	
DATE MAILED: 01/25/2006				

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No. 09/651,425	Applicant(s) SONGER ET AL.	
	Examiner Tuan A. Vu	Art Unit 2193	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 09 September 2005.
- 2a) ☐ This action is FINAL. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-44 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-44 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

1. This action is responsive to the Applicant's request for a Pre-Appeal conference filed 9/9/2005 and the resulting decision to reopen prosecution.

As indicated in Applicant's submission, claims 1-44 are pending in the office action.

Claim Rejections - 35 USC § 103

2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

3. Claims 1, 3-22, 24-44 are rejected under 35 U.S.C. 103(a) as being unpatentable over, in view of Edwards et al., "Hardware/software partitioning for performance enhancement", 1995, *Partitioning in Hardware-Software Codesigns*, IEE Colloquium, (hereinafter Edwards); in view Mirsky et al., USPN: 5,915,123 (hereinafter Mirsky).

As per claim 1, Edwards discloses a method of creating run time executable code, the execution using a processing element array (FPGA - pg. 1), comprising:

partitioning a processing element array into a plurality of hardware accelerators (e.g. *accelerated ..in hardware*, 2nd para, pg. 1; Fig. 2 – *hardware ... point accelerator* – 3rd para, pg. 2; partitioning into hardware - 4th para, pg. 2);

identifying a plurality of functions in the program that are anticipated to consume a substantial execution time (e.g. *hot spots* – 2nd para, pg. 2);

decomposing a program source code into a plurality of kernel sections to represent the plurality of functions (e.g. *system partitioner, critical regions* – 5th para, pg. 2);

mapping said plurality of kernel sections into a plurality of hardware dependent executable code for execution on the plurality of hardware accelerators(e.g. *hardware/software interface, HardwareC* – Fig. 2; *placing and routing... array C ... adapted C* – 2nd para, pg. 3).

But Edwards does not explicitly disclose that the mapping is a matrix nor does Edwards teach forming a matrix describing different combinations of said hardware accelerators, code variants and said hardware dependent executable code entities configured to support run time execution of the kernel sections by the processing element array wherein each variant performs a function whose inputs and outputs are identical.

Edwards discloses execution of kernel sections by processing elements (Fig. 2; *placing and routing... array C ... adapted C* – 2nd para, pg. 3) and set up of parameters and registers for such hardware/software mapping for the improved execution of the plurality of the array element (e.g. Fig. 3, pg. 4), the combinations of parameters and changes to registers thus reading on variants being applied to the hardware/software partitioning and array execution. Mirsky, in a system to partition a FPGA-like (MCPE) system of processing elements analogous to Edwards, discloses code execution contexts and hardware mapping (Fig. 8, Fig. 15) according to which MCPE can be grouped with flexible data/control configuration via use of a FSM controller for controlling the MCPE interaction between the groups via a set of variants similar to the parameters by Edwards, thus variants for identifying or selecting the MCPE (see e.g. masked identification -col. 11 to col. 13; Fig. 19-23) or for reallocating memory areas, i.e. the variants thus imparted appearing as virtually unchanging -- or whose input/outputs are identically perceived from outside the contexts being thus partitioned; i.e. Mirsky allocate per group of MCPE a context or group thereof along with memory for such PEs as well as the control data,

Art Unit: 2193

memory configuration and identification of transmission among the group thus partitioned (see col. 14 li. 20 to col. 15, li. 20; Fig. 20-23). In view of the array disposition and the context organization as from Fig. 8 by Mirsky, it would have been obvious for one skill in the art at the time the invention was made to allocate parameters for executing the hardware-implemented processing PE array by Edwards so that these are configured as a table of configuration data or variants as taught by Mirsk in the context grouping from above, such table having dimensions mapping memory contexts, MCPE and configuration data to support the runtime process of accelerating the hot spots by Edwards. One would be motivated to do so because this configuration table (or matrix) putting in evidence the dependency of control/configuration data, memory context, and hardware processing elements would enable alleviate static resources dependency by providing dynamic/more flexible re-accommodation of resources at runtime according to architecture, distribution/storage and architecture of hardware or physical resources (see Mirsky, BACKGROUND).

As per claim 3, Edwards teaches critical regions to be mapped into hardware accelerators configuration language and implementation thereof (see Fig. 2) but does not teach partition of bins. The regions being implemented by HDL or HardwareC by Edwards are enhanced by Mirsky via context as set forth in claim 1 above, hence the combination Edwards/Mirsk has disclosed partitioning into bins by virtue of claim 1.

As per claim 4, Edwards/Mirsky further discloses mapping includes mapping into multiple hardware contexts (e.g. see Mirsky: Fig. 8).

As per claims 5 and 6, Edwards teaches parameters (see *configuration data*, 2nd para, pg. 3; *register, parameter memory* – pg. 4) and Mirsky further discloses mapping (re claim 5) a

Art Unit: 2193

first set of variants to select region/address of activated PE (e.g. Fig. 17, 19, 20-23 – Note: context being chosen reads on variants based on resource usage). The rationale for obviousness has been set forth in claim 1.

As per claim 7, Mirsky further discloses mapping a second set of variants of said designs configured to support multiple hardware configurations of one of a plurality of bins (e.g. col. 20, lines 20-39; Fig. 9, 15 – Note: context 0 ... context 3 reads on one bin with multiple hardware configurations). The rationale for obviousness has been set forth in claim 1.

As per claim 8, Edwards discloses mapping is performed by a place and route (e.g. *placing and routing* – 2nd para, pg 3).

As per claims 9 and 10, Edwards further discloses the decomposition step is performed manually (e.g. *static analysis, researchers use of...*) and software profiler (*our profiling* – 4th para, pg. 2; *performance profiler* – top para, pg.2).

As per claim 11, Edwards discloses monitoring timing of said execution (e.g. *hot spots*, 2nd para -pg. 2).

As per claims 12 and 13, Edwards discloses utilizing set of test data (e.g. representative data – 4th para, pg. 2); determining functions that consume a significant portion of execution timing (e.g. *time stamps, determine where the program spends its time* – 2nd para, pg 2)

As per claim 14, Edwards discloses identifying functions by identifying regular structures (e.g. *C types, integers, unions* – 5th para, pg. 2).

As per claims 15 and 16, Edwards discloses identifying kernel sections by identifying C functions with a limited number of inputs and outputs (e.g. *C functions* – Fig. 2); or with a

Art Unit: 2193

limited number of branches (e.g. Fig. 2 - Note: a skill in the art would view or a C functions or any basic blocks thereof as those having very limited number of branching)

As per claim 17, Edwards discloses decomposing by identifying overhead sections (e.g. C functions, Fig. 2; 2nd para, pg. 3 – Note: any C code when compiled would have to be segregated into header parts and body parts, the header setting the macro definition to the body of the main code).

As per claim 18, Edwards does not disclose microcode. Mirsky discloses the use of microcode (e.g. col. 10, lines 21-32). In view of the use resource-constrained processing elements such as chips of FPGA on-chip storage (see Mirsky: col. 1, line 40 to col. 2, line 23), it would have been obvious for one of ordinary skill in the art at the time the invention was made to implement microcode to the processing element such as taught by Mirsky to Edwards' FPGA processing elements. One of ordinary skill in the art would be motivated to do so because this would alleviate memory storage in small device used as PEs in the array of Edwards' system, and further improve resource usage in addressing the storage issue (as mentioned by Mirsky) of such processing unit while trying to get code to accelerate critical areas of execution in hardware/software codesign.

As per claim 19, Mirsky discloses that mapping includes creating context dependent configurations (e.g. Fig. 15; Fig. 18-23) to enhance the i/o control implementation by Edwards' approach in interacting the FPGA units(see Fig. 2, 3, bottom pg. 3, top pg. 4). The rationale as to generating context associated with variants has been set forth in claim 1.

As per claims 20 and 21, Edwards does not explicitly teach that the matrix used in the mapping is sparsely (re claim 20) or fully (re claim 21) populated; but discloses the connectivity

Art Unit: 2193

or mapping of FPGA elements with respect to the testing parameters or configuration data (e.g. Fig. 2, 3, bottom pg. 3, top pg. 4). The rationale using Mirsky' s approach using contexts and variants being set forth in claim 1 to render the use of table mapping variants, code and hardware accelerators into a matrix obvious would have render herein the limitations as to the density of such matrix. That is, the limitation on such matrix being populated as claimed herein would have been obvious because of the same rationale mentioned in claim 1; and also because Edwards's configuration analysis as mentioned above would imply sparsely or fully populating of the matrix as mentioned in claim 1, dependent of the nature/number of critical regions identified (see Fig. 1, profiler) as well as the resources of the hardware at disposition, or variants thereof.

As per claim 22, this claim is a system claim corresponding to claim 1 above and includes most of the limitations therein using Edwards's disclosure, namely system for runtime code execution on a processing element array, comprising:

a plurality of hardware accelerators partitioned (e.g. e.g. *accelerated ..in hardware*, 2nd para, pg. 1; Fig. 2 – *hardware ... point accelerator* – 3rd para, pg. 2; partitioning into hardware - 4th para, pg. 2);

plurality of kernel sections (e.g. *system partitioner, critical regions* – 5th para, pg. 2)

plurality of hardware dependent executable derived from said kernel sections for execution on said accelerators (e.g. *.. system partitioner, critical regions* – 5th para, pg. 2);

a mapping of combinations of said hardware accelerators and kernel designs for run time execution (e.g. *hardware/software interface, HardwareC* – Fig. 2; *placing and routing... array C ... adapted C* – 2nd para, pg. 3).

But, like in claim 1, Edwards does not explicitly disclose that the mapping is a matrix nor does Edwards teach forming a matrix describing different combinations of said hardware accelerators, code variants and said hardware dependent executable code entities configured to support run time execution of the kernel sections by the processing element array wherein each variant performs a function whose inputs and outputs are identical.

However, these limitations have been addressed in claim 1.

As per claims 24-30, these are system claims corresponding to claims 2-9, respectively; hence, are rejected using the corresponding rejections set forth therein, respectively.

As per claims 31-38, these claims are system claims corresponding to claims 10-17, respectively, hence, are rejected herein using the corresponding rejections set forth therein, respectively.

As per claim 39, this claim corresponds to claim 18 above, hence, is rejected herein using claim 18 rejection as set forth above.

As per claim 40, this claim corresponds to claim 19 above, hence, is rejected herein using claim 18 rejection as set forth above

As per claims 41-42, these claims are similar to claims 20-21 above, respectively; hence are rejected herein using the same grounds set forth therein.

As per claim 43, this claim is a computer-readable medium version of claim 1, above hence includes all the step limitations therein and is rejected herein using the same corresponding rejections set forth therein.

Art Unit: 2193

As per claim 44, this claim is a system version of claim 1, above hence includes all the step limitations therein and is rejected herein using the same corresponding rejections set forth therein

4. Claims 2 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Edwards et al., "Hardware/software partitioning for performance enhancement", 1995, and Mirsky et al., USPN: 5,915,123; as applied to claims 1 and 22, and further in view of Tseng et al., USPN: 6,009,256 (hereinafter Tseng).

As per claim 2, Edwards does not teach about partition of DSP. In a co-simulation using HW/SW analogous to the HW/S-based FPGA co-design by Edwards, Tseng discloses partitioning into digital signal processors (*EAB, DSP* -- col. 51, lines 27-34). Since the accelerators are used to accelerate execution of critical regions, it would have been obvious for one skill in the art at the time the invention was made to implement the accelerator-designated code execution by Edwards so that the hardware being used to accelerate the target runtime of the designed integrated system are a network of processing elements as DSPs; because DSP are known to have their own processor for supporting complex functions via latest/advanced DSP architecture, thus enhancing the acceleration as intended by Tseng (see Hardware Acceleration- col. 3, col. 8-9).

As per claim 23, this claim corresponds to claim 2 above, hence, is rejected herein using the rejection as set forth therein.

Response to Arguments

5. Applicant's arguments filed 9/9/2005 have been fully considered but they either moot in view of new grounds of rejection or not persuasive.

Information Disclosure Statement

6. The information disclosure statement filed 11/12/2004 still does not appear to comply with 37 CFR 1.98(a)(2), which requires a legible copy of each U.S. and foreign patent; each publication or that portion which caused it to be listed; and all other information or that portion which caused it to be listed. It has been placed in the application file, but the information referred to is not provided with corresponding physical copy as per the current record; therein has not been considered.

Specifically, the non-patent documents (6 of them) listed in the form PTO-1449, pg. 1-2, are not found to come with a legible copy for each. The documents are not considered and are marked with 'NC'. In order to expedite the consideration of such missing documents, Applicants are urged to resubmit these copies if such non-patent documents are deemed of some import in the prosecution of the case.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan A Vu whose telephone number is (272) 272-3735. The examiner can normally be reached on 8AM-4:30PM/Mon-Fri.


If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kakali Chaki can be reached on (571)272-3719.

The fax phone number for the organization where this application or proceeding is assigned is (571) 273-3735 (for non-official correspondence – please consult Examiner before using) or 703-872-9306 (for official correspondence) or redirected to customer service at 571-272-3609.

Art Unit: 2193

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

VAT,
January 15, 2006


KAKALI CHAKI
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100